Exhibit 8

Document 172-9 #: 8701

PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Limited Judgment of Foreclosure

CONVEYING PARTY DATA

Name	Execution Date
Vivato Networks, Inc.	04/29/2009

RECEIVING PARTY DATA

Name:	Aequitas Equipment Finance, LLC	
Street Address:	5300 Meadows Road, Suite 400	
City:	Lake Oswego	
State/Country:	OREGON	
Postal Code:	97035	

PROPERTY NUMBERS Total: 19

Property Type	Number
Application Number:	11526543
Patent Number:	7177369
Patent Number:	6967625
Patent Number:	7256750
Patent Number:	7099698
Application Number:	11383167
Application Number:	10700329
Application Number:	10680965
Patent Number:	6995725
Application Number:	11275950
Application Number:	10944376
Patent Number:	7062296
Application Number:	11420860
Application Number:	10700342
Application Number:	11198016

PATENT REEL: 022645 FRAME: 0246 500853708

Patent Number:	6611231
Patent Number:	6970682
Patent Number:	6992621
Patent Number:	6980169

CORRESPONDENCE DATA

Fax Number: (916)930-2501

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: (916) 930-2585

Email: carl.schwedler@bullivant.com

Correspondent Name: Carl J. Schwedler

Address Line 1: 1415 L Street, Suite 1000
Address Line 2: Bullivant Houser Bailey PC

Address Line 4: Sacramento, CALIFORNIA 95819

ATTORNEY DOCKET NUMBER:	29988/00005
NAME OF SUBMITTER:	Carl J. Schwedler

Total Attachments: 33

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PATENT

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Page 1- LIMITED JUDGMENT OF FORECLOSURE

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PATENT

REEL: 022645 FRAME: 0249

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- A Final Judgment against Defendant Vivato Network Holdings, Inc. on February 12, 2009; and
- 3. An Order of Default against Catcher Holdings, Inc. on Vivato Network Holdings, Inc.'s third-party claims against Catcher Holdings, Inc. on March 30, 2009; the Court finds that:

There is no just reason for the delay in the entry of a Limited Judgment in the Action; and a Limited Judgment should be entered herein to finalize the Action;

NOW THEREFORE, IT IS HEREBY ORDERED AND ADJUDGED:

- 1. Plaintiff AEQUITAS EQUIPMENT FINANCE, LLC ("Aequitas") is awarded judgment against defendant VIVATO NETWORKS, INC for the principal sum of \$992,750 plus interest thereon at the simple interest rate of 20% per annum from the advance dates listed in Exhibit 3 of this Limited Judgment beginning on November 30, 2007, until February 4, 2008, and default interest on the principal sum of \$992,750 at the simple interest rate of 25% per annum from February 5, 2008, until April 17, 2009; for plaintiff's costs, disbursements, attorney fees and legal expenses as set out in the Money Award below.
- 2. Aequitas' security interest in the Patents and Patent Applications ("the Patent Portfolio") and other property ("the Personal Property"), as more fully described in Exhibit 1 hereto and by this reference incorporated herein (collectively the Patent Portfolio and the Personal Property are referred to as "the Collateral"), as reflected in the Commercial Security Agreement referenced in Plaintiff's complaint (the "Security Agreement"), which interest was duly perfected by the filing of a financing statement with the Delaware Department of State on November 30, 2007 as filing number 2007 4531173

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and as further filed with the United States Patent Office on November 30, 2007 under filing reference PAT420362, is a valid and superior lien for the foregoing amounts on each and every item of the Collateral and has priority to any claim, interest or lien in the Collateral that may be asserted by or through VIVATO NETWORKS HOLDINGS, INC. or CATCHER HOLDINGS, INC.

- 3. Plaintiff's security interest in the Collateral granted under the Security

 Agreement is foreclosed and a Writ of Execution on Foreclosure shall issue to
 the Multnomah County Sheriff (or to such other Sheriff in whose county any
 part of the Collateral may be found), directing the sale of the Collateral at
 public auction to the highest bidder for cash and as otherwise provided by law.

 Aequitas, as the Judgment Creditor may bid its Money Award, or a portion
 thereof, to purchase the Collateral at any Sheriff's sale of the Collateral.
- 4. VIVATO NETWORKS HOLDINGS, INC., VIVATO NETWORKS, INC., and CATCHER HOLDINGS, INC. shall each receive notice of the foreclosure sale from the Sheriff and shall be entitled to bid on the Collateral, being sold at the Sheriff's sale.
- 5. The purchaser or purchasers of the Collateral sold shall each be entitled to a Bill of Sale from the Sheriff on payment of the purchase price paid therefor.
- 6. On and after the date of the sale of the Collateral or any portion thereof, VIVATO NETWORKS, INC., VIVATO NETWORKS HOLDINGS, INC., and CATCHER HOLDINGS, INC., and each of them is foreclosed of any and all right, title, lien, interest, or claim in or to the Collateral sold.
- 7. The proceeds of the Sheriff's sale(s) shall be applied as follows:
 - a. First, to the satisfaction of costs of sale;

Page 3— LIMITED JUDGMENT OF FORECLOSURE

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	11 '				
1		b.	Second, to Aequitas toward the sat	tisfaction of its Money Award he	erein
2			and		
3			Third, the balance of the sale proceeds arising out of the sale of the		
4			Patent Portfolio or any part thereof	f, shall be paid over to Vivato	
5			Networks Holdings, Inc. ("VNH")		
6	8.	On VI	NH's third party claims against Cato	cher Holdings, Inc. ("Catcher"), t	the
7		Court	declares that:		
8		a.	Catcher is in breach of the Patent I	License Agreement and does not	hold
9			any right, title, or interest in the Co December 4, 2007 Patent License A Catcher (a copy of the Patent License	Agreement between VNH and	ıne
10			Exhibit 2);	ise Agreement is attached as	
11		b.	VNH is entitled to an award of dan according to proof, but not less tha	nages against Catcher in an amount the value of the Patent Portfoli	unt
12			and the cost to VNH to prepare; fil the Patent Portfolio;	e, prosecute, maintain, and enfor	rce
13		c.	VNH is permitted to bid for and pu	urchose the Detent Doutfalie or on	
14		.	portion thereof at the Sheriff's sale	;	ıy
15		d.	VNH is legally entitled to trigger a default provisions under the Patent	nd has triggered all applicable	
16		e.	VNH is or was entitled to priority of	<u>-</u>	in
17		.	all or a portion of the Patent Portfo		111
18			II. MONEY AWAR	D _Q \	
19	A) Jud	gment	Creditor:	Aequitas Equipment Finance L 5300 Meadows Rd., Ste 400	LC
20				Lake Oswego, OR 97035	
21	B) Jud	gment	Creditor's Attorneys:	David VanSpeybroeck Chad Colton	
22				Bullivant Houser Bailey PC 300 Pioneer Tower	
23				888 SW Fifth Avenue Portland, OR 97204	
24				Telephone: (503) 228-6351	
25	///				
26	111				

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REEL: 022645 FRAME: 0252

Document 172-9

Filed 06/05/25

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Case 2:23-cv-00202-JRG-RSP

888 SW Fifth Avenue
Portland, Oregon 97204-2089
Telephone: 503,228,6351
Facsimile: 503,295,0915
PATENT

REEL: 022645 FRAME: 0253

Submitted by: BULLIVANT HOUSER BAILEY PC 3 8972242607 By 4 David Van Speybroeck, OSB #954440 5 E-Mail: david.vanspeybroeck@bullivant.com Chad M. Colton, OSB #065774 6 E-Mail: chad.colton@bullivant.com Attorneys for Aequitas Equipment Finance LLC 8 Approved as to form by: 10 AMBROSE LAW GROUP LLC 11 12 Christopher Ambrose, OSB #960344 E-Mail: crambrose@ambroselaw.com 13 Attorneys for Defendant and Third Party Plaintiff 14 Vivato Networks Holdings, Inc. 15 16 17 18 19 20 21 22 23 24 25 26

LIMITED JUDGMENT OF FORECLOSURE

Bullivant|Houser|Bailey PC 300 Pioneer Tower 888 SW Fifth Avenue Portland, Oregon 97204-2089 Telephone: 503.228.6351 Facsimile: 503.295.0915

PATENT

REEL: 022645 FRAME: 0254

PATENT PORTFOLIO

Patents and Patent Applications	s Description	
Patent Appl. No. 11526543	Multiple Beam Antenna Base Station	
Patent No. 7177369	Multipath Communication Methods and	
	Apparatuses	
Patent No. 6967625	E-Plane Omni-Directional Antenna	
Patent No. 7256750	E-Plane Omni-Directional Antenna	
Patent No. 7099698	Complementary Beamforming Methods and	
	Apparatuses	
Patent Appl. No. 11383167	Complementary Beamforming Methods and	
	Apparatus	
Patent Appl. No. 10700329	Directed Wireless Communication	
Patent Appl. No. 10680965	Detecting Wireless Interlopers	
Patent No. 6995725	Antenna Assembly	
Patent Appl. No. 11275950	Antenna Assembly	
Patent Appl. No. 10944376	Layered Processing	
Patent No. 7062296	Forced Beam Switching in Wireless	
	Communication Systems Having Smart Antennas	
Patent Appl. No. 11420860	Forced Beam Switching in Wireless	
	Communication Systems Having Smart Antennas	
Patent Appl. No. 10700342	Signal Communication Coordination	
Patent Appl. No. 11198016	Wireless Communication System With Directional	
	Antenna	
Patent No. 6611231	Wireless Packet Switched Communication Systems	
	and Networks Using Adaptively Steered Antenna	
	Arrays	
Patent No. 6970682	Wireless Packet Switched Communication Systems	
	and Networks Using Adaptively Steered Antenna	
1	Arrays	
Patent No. 6992621	Wireless Communication and Beam Forming with	
	Passive Beamformers	
Patent No. 6980169	Electromagnetic Lens	

11449545.1

Exhibit 1 Page 1 of 2

PATENT REEL: 022645 FRAME: 0255

ATTACHMENT "A" TO UCC FINANCING STATEMENT

#: 8711

Pursuant to the Commercial Security Agreement entered into on November 30, 2007 between Vivato Networks, Inc., a Delaware corporation (the "Debtor") and Aequitas Capital Management, Inc. (the "Secured Party") herein, the Secured Party is hereby granted to secure all of Debtor's right, title and interest in and to all of the following property:

All cash, accounts receivable, notes receivable, contract rights, deposits, securities, investments, chattel paper, documents, instruments, patents, patent applications, trade secrets, trademarks, Tradenames, copyrights, general intangibles, inventory, raw materials, work in progress, finished goods, furnishings, fixtures, trade fixtures, equipment, machinery, motor vehicles and all other personal property, assets or rights of whatever nature now owned or hereafter acquired by Borrower and products and proceeds thereof, including all Goods, all Accounts, all General Intangibles, all Deposit Accounts, all Equipment, all Inventory, all Intellectual Property, all books and records pertaining to the Collateral, Chattel Paper, Investment Property, Letter-of-Credit Rights. instruments. Documents, and to the extent not otherwise included, all Proceeds, Supporting Obligations and products pertaining to any and all of the foregoing and all collateral security and guarantees given by any Person with respect to any of the foregoing.

Exhibit Page 2 of 2

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PATENT REEL: 022645 FRAME: 0256

LICENSE AGREEMENT

THIS LICENSE AGREEMENT (this "Agreement") dated as of December 4, 2007 (the "Effective Date"), is entered into between Catcher Holdings, Inc., a Delaware corporation ("Catcher"), and Vivato Networks Holdings, Inc., an Oregon corporation ("Licensor").

WHEREAS, Vivato Networks, Inc. ("Vivato") and Catcher have entered into that certain Amended and Restated Agreement and Plan of Merger of even date herewith (the "Merger Agreement").

WHEREAS, in connection with the Merger Agreement, Catcher desires to obtain an exclusive license to the Licensed IP Rights (as defined below) and an exclusive option to purchase the Licensed IP Rights all on the terms and conditions set forth in this Agreement.

NOW, THEREFORE, in consideration of the foregoing premises and the mutual covenants herein contained, the parties agree as follows:

LICENSE GRANT

- 1.1 <u>Definitions</u>. As used herein (a) "Licensed IP Rights" shall mean all patents (including all pending applications in any jurisdiction, and rights to file applications and assert patents), trademarks, common law trademarks, trade names, trade secrets (including customer lists), service marks and copyrights (including any work of authorship) that (i) claim, cover or are otherwise related to the Technology, and (ii) Licensor owns at any time prior to or during the term of this Agreement; and (b) "Technology" shall mean the assets identified on <u>Exhibit A</u> attached hereto and incorporated herein.
- 1.2 <u>License Grant</u>. Licensor hereby grants to Catcher an exclusive, worldwide, license (with the right to grant sublicenses through multiple tiers) under the Licensed IP Rights for all purposes, including without limitation the right to practice all inventions and research, develop and commercialize all products and services that are claimed, covered or otherwise within the scope of the Licensed IP Rights.
- during the term of this Agreement, to prepare, file, prosecute, maintain and enforce the Licensed IP Rights. Licensor shall cooperate with Catcher and provide all assistance required by Catcher. Licensor shall immediately notify Catcher of any actual or suspected infringement of the Licensed IP Rights of which Licensor becomes aware.
- 1.4 Ongoing Representations. During the term of this Agreement, Licensor hereby makes the representations and warranties regarding the Licensed IP Rights as set forth in Section 2.9 of the Merger Agreement. Licensor shall immediately notify Catcher in writing if there is a breach of any such representation or warranty.

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EXHIBIT "5" TO VNH ANSWER/THIRD-PARTY COMPLAINT

sd-392214

2. FEES

- 2.1 <u>License Fees</u>. Except as provided in Section 2.2, Catcher shall grant to Licensor as consideration for the License Grant one million eight thousand (1,008,000) shares of Catcher's Common Stock (the "License Shares") to be issued on the eighteen month anniversary of the Effective Date.
- 2.2 Option to Purchase. Catcher shall have the right to purchase the Licensed IP Rights upon delivery of written notice and:
- (a) payment and issuance of the License Shares plus two thousand (2,000) shares of Catcher's Common Stock (together with the License Shares, the "Shares") to Licensor no more than ten (10) days prior to the eighteen month anniversary of the Effective Date; or
- (b) payment and issuance of the License Shares no more than ten (10) days following the issuance and sale of shares of Catcher's capital stock to investors for aggregate proceeds (including cancellation of indebtedness) to Catcher of not less than \$7,500,000 in a single transaction or series of related transactions.

In connection with such purchase, Licensor shall execute and deliver to Catcher the Assignment Agreement set forth on **Exhibit B** hereto and any other documents reasonably requested by Catcher. Catcher may elect, in its sole discretion, to purchase all of the outstanding equity interests of Contractor in lieu of exercising its option to purchase the Licensed IP Rights as provided in this Section 2.2. If Catcher so elects, Contractor shall use its best efforts to effect such a sale of all of the equity interests of Contractor to Catcher, including the negotiation of a definitive merger or stock purchase agreement as determined by Catcher and obtaining all necessary approvals of its stockholder and other third parties to such sale.

- 2.3 <u>Representations</u>. Licensor agrees that the Shares to be issued pursuant to Section 2 hereof are being acquired for investment and that the Licensor will not offer, sell or otherwise dispose of the Shares except under circumstances which will not result in a violation of the Securities Act of 1933, as amended (the "Securities Act") or any applicable state securities laws. In addition, in connection with the issuance of the Shares, Licensor specifically represents to Catcher by acceptance or the Shares as follows:
- (a) The Licensor is aware of Catcher's business affairs and financial condition, and has acquired information about Catcher sufficient to reach an informed and knowledgeable decision to acquire the Shares. The Licensor is acquiring the Shares for its own account for investment purposes only and not with a view to, or for the resale in connection with, any "distribution" thereof in violation of the Securities Act;
- (b) The Licensor understands that the Shares have not been registered under the Securities Act in reliance upon a specific exemption therefrom, which exemption depends upon, among other things, the bona fide nature of the Licensor's investment intent as expressed herein;
- (c) The Licensor further understands that the Shares must be held indefinitely unless subsequently registered under the Securities Act and qualified under any applicable state securities laws, or unless exemptions from registration and qualification are otherwise available. The Licensor is aware of the provisions of Rule 144, promulgated under the Securities Act; and

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EXHIBIT "5" TO VNH ANSWER/THIRD-PARTY COMPLAINT

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- The Licensor acknowledges having received and reviewed Catcher's Annual Report on Form 10-KSB for the fiscal year ended December 31, 2006 and Catcher's Quarterly Reports on Form 10-QSB for the fiscal quarters ended March 31, 2007 and June 30, 2007. Catcher shall provide Licensor with copies of its Quarterly Reports on Form 10-QSB and Annual Report(s) on Form 10-KSB filed since the Effective Date in connection with the issuance of the Shares.
- Catcher understands and acknowledges that the Licensed IP is collateral for a \$1,000,000.00 promissory note executed by obligor Vivato Networks, Inc. in favor of holder Aequitas Capital Management, Inc. ("Aequitas") (as set forth in more detail in the certain loan documents dated November 30, 2007 between Aequitas Capital Management, Inc. and Licensor, the "Loan Documents"), and, accordingly, that Licensor's ability to deliver all right, title, and interest in the Licensed IP is subject to same. The occurrence of an Event of Default (as that term is defined in the Loan Documents) shall not relieve Catcher of any of its obligations to deliver the License Shares in accordance with this Agreement, unless such Event of Default restricts, impairs or otherwise adversely affects the License Grant hereunder, in which case Catcher shall deliver the pro rata portion of the License Shares for the period in which the License Grant was not so restricted, impaired or otherwise adversely affected and all other obligations of Catcher hereunder, including the delivery of the full amount of the License Fee, shall terminate and be of no further force or effect.

Registration Rights. 2.4

- If (but without any obligation to do so) Catcher proposes to register any of its stock or other securities under the Securities Act in connection with the public offering of such securities (other than a registration relating solely to the sale of securities to participants in Catcher's stock plan, a registration relating to a corporate reorganization or other transaction under Rule 145 of the Act, a registration on any form that does not include substantially the same information as would be required to be included in a registration statement covering the sale of the Shares, or a registration in which the only Common Stock being registered is Common Stock issuable upon conversion of debt securities that are also being registered), Catcher shall, at such time, promptly give Licensor written notice of such registration. Upon the written request of the Licensor given within twenty (20) days after mailing of such notice by Catcher, Catcher shall, subject to the provisions of Sections 2.4(b), use its commercially reasonable efforts to cause to be registered under the Securities Act all of the Shares that Licensor has requested to be registered.
- In connection with any offering involving an underwriting of shares of Catcher's capital stock, Catcher shall not be required under Section 2.4 hereof to include any of Licensor's securities in such underwriting unless they accept the terms of the underwriting as agreed upon between Catcher and the underwriters selected by it (or by other persons entitled to select the underwriters), and then only in such quantity as Catcher determines in its sole discretion will not jeopardize the success of the offering by Catcher. If the total amount of securities, including the Shares, requested by stockholders to be included in such offering exceeds the amount of securities sold that Catcher determines in its sole discretion is compatible with the success of the offering, then Catcher shall be required to include in the offering only that number of the Shares which the Company determines in its sole discretion will not jeopardize the success of the offering.

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EXHIBIT "5" TO VNH ANSWER/THIRD-PARTY COMPLAINT

sd-392214

Exhibit Page 3 of 22

- (c) Notwithstanding any other provision of this Section 2.4, if Catcher determines that it is desirable in order to comply with the requirements of the Securities and Exchange Commission that the number of securities to be registered in such registration be reduced, then Catcher shall so advise the Licensor regarding the Shares that would otherwise be registered pursuant hereto, and the number of the Shares that may be included in the registration shall be reduced.
- (d) The registration rights set forth in this Agreement shall not be available to the Shares held by Licensor that could be sold in any 90-day period pursuant to Rule 144 under the Securities Act.

3. TERM; TERMINATION

This Agreement shall commence on the Effective Date and shall continue until such time as (a) Catcher has exercised its right under Section 2 to purchase the Licensed IP Rights and the parties have duly authorized, executed and delivered the Assignment Agreement set forth on Exhibit B hereto, (b) Licensor terminates this Agreement, solely as a result of Catcher's failure to provide common stock in accordance with Section 2, after Licensor has provided Catcher with written notice thereof and a period of thirty (30) days to remedy such failure, or (c) the eighteen (18) month anniversary of the Effective Date.

4. MISCELLANEOUS

4.1 <u>Notices</u>. All notices and other communications hereunder shall be in writing and shall be deemed duly delivered (i) upon receipt if delivered personally; (ii) within one (1) business day after it is sent by commercial overnight courier; or (iii) upon transmission when sent via facsimile (with confirmation of receipt) or electronic mail to a facsimile number or electronic mail address given below to the parties at the following addresses (or at such other address for a party as shall be specified by like notice):

(a) if to Catcher:

Catcher Holdings, Inc. 44084 Riverside Parkway Leesburg, VA 20176 Fax: (925) 887-6747 Email: dmccarthy@catcherinc.com

with a copy to:

Morrison & Foerster, LLP 12531 High Bluff Drive, Suite 100 San Diego, California 92130 Attention: Jeremy D. Glaser Fax: (858) 523-2822 Email: jglaser@mofo.com

(b) if to Licensor:

Vivato Networks Holdings, Inc.]

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EXHIBIT "5" TO VNH ANSWER/THIRD-PARTY COMPLAINT

sd-392214

Exhibit 2, Page 4 of 22

Attention: Gary Haycox Fax: (503) 467-7210

Tel: (503) 703-3435

Email: gary.haycox@vivato.com

with a copy to:

Ambrose Law Group LLC

Attention: Christopher R. Ambrose

Fax: (503) 467-7210 Tel: (503) 467-7209

Email: crambrose@ambroselaw.com

- 4.2 <u>Interpretation</u>. When a reference is made in this Agreement to an Article or Section, such reference shall be to an Article or Section of this Agreement unless otherwise indicated. The words "include," "includes" and "including" when used herein shall be deemed in each case to be followed by the words "without limitation." The phrase "made available" in this Agreement shall mean that the information referred to has been provided if requested by the party to whom such information is to be made available. The table of contents and headings contained in this Agreement are for reference purposes only and shall not affect in any way the meaning or interpretation of this Agreement. This Agreement has been drafted by legal counsel representing Catcher, but all parties have participated in the negotiation of its terms. Each party acknowledges that it has had an opportunity to review and revise this Agreement, and have it reviewed by legal counsel, and, therefore, the normal rule of construction to the effect that any ambiguities are to be resolved against the drafting party shall not be employed in the interpretation of this Agreement.
- 4.3 <u>Counterparts</u>. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original as against any party whose signature appears on such counterpart and all of which shall be considered one and the same agreement and shall become effective when one or more counterparts have been signed by each of the parties and delivered or deemed delivered to the other parties, it being understood that all parties need not sign the same counterpart. This Agreement may be executed by facsimile signature.
- 4.4 Severability. In the event that any provision of this Agreement, or the application thereof, becomes or is declared by a court of competent jurisdiction to be illegal, void or unenforceable, the remainder of this Agreement will continue in full force and effect and the application of such provision to other persons or circumstances will be interpreted so as reasonably to effect the intent of the parties hereto. The parties further agree to replace such void or unenforceable provision of this Agreement with a valid and enforceable provision that will achieve, to the extent possible, the economic, business and other purposes of such void or unenforceable provision.
- 4.5 <u>Succession</u>. This Agreement shall be binding upon and inure to the benefit of the parties named herein and their respective successors and permitted assigns. This Agreement will be binding upon, inure to the benefit of and be enforceable by the parties and their respective successors and assigns.
- 4.6 <u>Amendment; Waiver</u>. Any amendment or waiver of any of the terms or conditions of this Agreement must be in writing and must be duly executed by or on behalf of the

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EXHIBIT "5" TO VNH ANSWER/THIRD-PARTY COMPLAINT

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Exhibit 2 Page 5 of 22

party to be charged with such waiver. The failure of a party to exercise any of its rights hereunder or to insist upon strict adherence to any term or condition hereof on any one occasion shall not be construed as a waiver or deprive that party of the right thereafter to insist upon strict adherence to the terms and conditions of this Agreement at a later date. Further, no waiver of any of the terms and conditions of this Agreement shall be deemed to or shall constitute a waiver of any other term of condition hereof (whether or not similar).

- Entire Agreement. This Agreement (including the exhibits hereto) and the Merger Agreement and documents related thereto constitute the entire agreement among the parties concerning the subject matter hereof and supersede all prior agreements and understandings, both written and oral, between the parties with respect to the subject matter hereof, other than the No-Shop Agreement previously executed by and between Catcher and Licensor.
- Governing Law. This Agreement shall be governed by and construed in accordance with the internal laws of Virginia applicable to parties residing in Virginia, without regard applicable principles of conflicts of law. Each of the parties hereto irrevocably consents to the exclusive jurisdiction of any court located within Roanoke County, Virginia or Clackamas County, Oregon in connection with any matter based upon or arising out of this Agreement or the matters contemplated hereby and it agrees that process may be served upon it in any manner authorized by the laws of the State of Virginia or the State of Oregon for such persons and waives and covenants not to assert or plead any objection which it might otherwise have to such jurisdiction and such process.
- Assignment. Neither this Agreement nor any of the rights, interests or obligations hereunder shall be assigned by either of the parties hereto (whether by operation of law or otherwise) without the prior written consent of the other parties; provided however, that Catcher shall not be required to obtain the consent of Licensor for any assignment in connection with (a) any merger or consolidation or other reorganization of Catcher with or into another entity or (b) the sale of substantially all of the assets of Catcher, provided that in each instance the resulting or surviving entity assumes the obligations of Catcher hereunder. Subject to the preceding sentence, this Agreement will be binding upon, inure to the benefit of and be enforceable by the parties and their respective successors and permitted assigns.
- Third party Beneficiaries. Nothing contained in this Agreement is intended to confer upon any person other than the parties hereto and their respective successors and permitted assigns, any rights, remedies or obligations under, or by reason of this Agreement.
- Attorneys' Fees. In the event any action is brought for enforcement or interpretation of this Agreement, the prevailing party shall be entitled to recover reasonable attorneys' fees and costs incurred in said action.

EXHIBIT "5" TO VNH ANSWER/THIRD-PARTY COMPLAINT

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Exhibit 2 Page 6 of 22

IN WITNESS WHEREOF, Catcher and Licensor have caused this Agreement to be signed by them or their duly authorized representatives.

Catcher Holdings, Inc.

By: Robert H. Turner Title: Chief Executive Officer
Vivato Networks Holdings, Inc
By: Gary Haycox Title: Chief Executive Officer

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EXHIBIT "5" TO VNH ANSWER/THIRD-PARTY COMPLAINT

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Exhibit 2, Page 7 of 22

REEL: 022645 FRAME: 0263

IN WITNESS WHEREOF, Catcher and Licensor have caused this Agreement to be signed by them or their duly authorized representatives.

Catcher Holdings, Inc.

Title: Chief Executive Officer

Long S. Hay x

Vivato Networks Holdings, Inc.

Title: Chief Executive Officer

EXHIBIT "5" TO VNH ANSWER/THIRD-PARTY COMPLAINT

REEL: 022645 FRAME: 0264

Exhibit A

Technology

Q

EXHIBIT "5" TO VNH ANSWER/THIRD-PARTY COMPLAINT

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Exhibit 2, Page 9 of 22

EXHIBIT "A" TO LICENSE AGREEMENT BETWEEN CATCHER HOLDINGS, INC. AND VIVATO NETWORKS HOLDINGS, INC.

Intellectual Property Identification Vivato Networks

PATENTS

	Title	Status
3 & C File No. 60.0020001		Filed 09/25/2006. Serial No. 11/526,543
00.0020001		Replacement Drawings filed
		11/08/06. Updated Filing
		Receipt received 11/29/06.
	APPLICATION OF	Filed 09/23/2005
60.002999P	MULTIPLE BEAM	Serial No. 60/719,856
	ANTENNA SYSTEM TO	
	802.16 BASE STATIONS IMPROVED MULTIPATE	Filed 04/25/2002
760.0030001	COMMUNTICATION	Serial No. 10/131,864
	METHODS AND	ISSUED 7,177,369 on
	APPARATUSES	02/13/2007
	IMPROVED MULTIPATI	Filed 04/27/2001
760.003999P	COMMUNTICATION	Serial No. 60/287,163
	METHODS AND	
}	ARRANGEMENTS	Filed 12/31/2002
760.0040001	EPLANE	Serial No. 10/335,382
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	OMNIDIRECTIONAL	ISSUED 6,967,625 on
	ANTENNA	11/22/2005

EXHIBIT "5" TO VNH ANSWER/THIRD-PARTY COMPLAINT

Page // of 22

760.0040002	EPLANE OMNIDIRECTIONAL ANTENNA	Filed 04/13/2005 Serial No. 11/104,684 DIV of 10/335,382 ISSUED 7,256,750 on 08/14/2007 Issue Fee Paid 7/2/2007 Issue Notification Received 07/31/2007.
760.0050001	COMPLEMENTARY BEAMFORMING TECHNIQUES	Filed 11/03/2003 Serial No. 10/700,991 ISSUED 7,099,698 on 08/29/2006
760.0050002	COMPLEMENTARY BEAMFORMING TECHNIQUES	Filed 05/12/2006 Serial No. 11/383,167 CON of 10/700,991 Pending, No first Office Action
760.005999P	COMPLEMENTARY BEAMFORMING TECHNIQUES	Filed 11/03/2002 Serial No. 60/423,703
760.0060001	DIRECTED WIRELESS COMMUNICATION	Filed 11/03/2003 Serial No. 10/700,329 Office Action received 09/28/2006. Response mailed 10/18/2006. Final Office Action Received 07/20/2007. Response Due 09/17/2007 (2 months).

Document 172-9 #: 8723

760.006999 P	A WIRELESS DATA PACKET COMMUNICATIONS SYSTEM	Filed 11/04/2002 Serial No. 60/423,660
760.0070001	DETECTING WIRELESS INTERLOPERS	Filed 10/07/2003 Serial No. 10/680,965 Pending, No first Office Action
760.0080001	ANTENNA ASSEMBLY	Filed 09/09/2003 Serial No. 10/658,346 ISSUED. 6,995,725 on 02/07/2006
760.0080002	ANTENNA ASSEMBLY	Filed 02/06/2006 Serial No. 11/275,950 a con of 10/658,346 Election mailed 07/09/2007. Response submitted 08/03/2007.
760.008999P	ANTENNA ASSEMBLY	Filed 11/04/2002 Serial No. 60/423,700
760.0090001	IMPROVED LAYERED PROCESSING	Filed 09/18/2004 Serial No. 10/944,376 Pending, No first Office Action Filed 09/18/2003
760.009999P	OPTIMUM LAYERED PROCESSING	Serial No. 60/503,852 Filed 10/31/2003
760.0100001	FORCED BEAM SWTICHING IN WIRELESS COMMUNICATION	Serial No. 10/698,848 ISSUED 7,062,296 on 06/13/2006

760.0100002	FORCED BEAM SWTICHING IN WIRELESS COMMUNICATION	Filed 05/30/2006 Serial No. 11/420,860 a con of 10/698,848 Pending, No first Office Action Filed 11/04/2002
760.011999P	MULTIMAC CONTROL TECHNIQUES	Serial No. 60/423,696
760.0120001	SIGNAL COMMUNICATION COORDINATION	Filed 11/03/2003 Serial No. 10/700,342 Pending, No first Office Action
760.012999P	SYNCHRONIZING MEDIA ACCESS CONTROL (MAC) CONTROLLERS	Filed 11/04/2002 Serial No. 60/423,702 Filed 08/05/2005
760.0130001	WIRELESS COMMUNICATION SYSTEM WITH DIRECTIONAL ANTENNA	Serial No. 11/198,016 Pending, No first Office Action Filed 08/05/2004
760.013999P	WIRELESS COMMUNICATIONS SYSTEM USING DIRECTIONAL ANTENNAS	Serial No. 60/599,743
760.0140001	WIRELESS PACKET SWITCHED COMMUNICATION SYSTEMS AND NETWORKS	Filed 10/12/2001 Serial No. 09/976,246 ISSUED 6,611,231 on 08/26/2003 2/14/2007 Maintenance Fee f year 3.5 paid.

760.0140002	WIRELESS PACKET SWITCHED COMMUNICATION SYSTEMS AND NETWORKS	Filed 09/04/2002 Serial No. 10/235,198 Cont. of Pat. No. 6,611,231 ISSUED 6,970,682 on 11/29/2005
760.0150001	WIRELESS COMMUNICATION AND BEAM FORMING WITH PASSIVE BEAMFORMERS	Filed 03/07/2003 Serial No. 10/384,308 ISSUED. 6,992,621 on 01/31/2006
760.0160001	ELECTROMAGNETIC LENS	Filed 01/16/2004 Serial No. 10/760,023 ISSUED 6,980,169 on 12/27/2005
760.019999P	COMMUNICATING BROADCAST FRAMES	Filed 11/04/2002 Serial No. 60/423,701 Abandoned

TRADEMARKS/ABN

	USPTO Serial Number	ber
Vivato	78179365	
	Original Registration	n Date:
	10/29/02	•
	Assignment Date: 5	5/24/06 to
	Wayout Wireless, L	LC (now
	Vivato Networks,In	c.)
	Oregon Secretary of	f State ABN
Vivato Networks	Registration No. 37	3867-94
	Registration Date:	7/24/06

EXHIBIT "5" TO VNH ANSWER/THIRD-PARTY COMPLAINT

COPYRIGHTS, MANUFACTURING PROCESSES, AND GOODWILL:

The Intellectual Property also shall include all right, title, and interest (including content and common law copyrights) in Target's website (www.vivato.com), all manufacturing processes associated with the patents referenced above, and all goodwill associated with the copyrights, trademarks, manufacturing processes, and patents referenced above.

EXHIBIT "5" TO VNH ANSWER/THIRD-PARTY COMPLAINT

Document 172-9 #: 8727

Filed 06/05/25 Page 28 of 37 PageID

Exhibit B

Assignment Agreement

EXHIBIT "5" TO VNH ANSWER/THIRD-PARTY COMPLAINT

sd-392214

REEL: 022645 FRAME: 0272

EXHIBIT "B" TO DECEMBER 4, 2007 LICENSE AGREEMENT

ASSIGNMENT OF INTELLECTUAL PROPERTY AGREEMENT

DATE:

"Effective Date"

Vivato Networks Holdings, Inc.,

"Assignor"

PARTIES: Vivato Networks Holding
An Oregon Corporation

"Assignee"

Catcher Holdings, Inc. A Delaware Corporation

RECITALS

WHEREAS, Assignor owns certain proprietary copyrighted materials, manufacturing process and other intellectual property (including certain patent rights and the "Vivato"® mark) related to the operations of Assignor and more particularly identified on Exhibit "A" attached hereto and incorporated herein (the "IP Assets"); and

WHEREAS, Assignee is desirous of acquiring all of Assignor's right, title, and interest in and to IP Assets; and,

WHEREAS, Assignee's right, title, and interest in and to the IP Assets are subject to the terms and conditions of an Amended and Restated Merger Agreement between Assignor and Assignee dated during December 2007 (the "Merger Agreement"), which may result in the assignment and transfer of the IP Assets to Assignor or its associated entity pursuant to the Merger Agreement and a License and Escrow Agreement identified herein; and,

WHEREAS, Assignee's right, title, and interest in and to the IP Assets are subject to the terms and conditions of a Business Loan Agreement dated November 29, 2007 between Assignor and Aequitas Capital Management, Inc. and related loan documents (the "Aequitas Loan"), pursuant to which, in part, the IP Assets are collateral for the Aequitas Loan.

Now, Therefore, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor agrees to assign and transfer to Assignee and Assignee's legal representatives, successors and assigns its full and exclusive right, title and interest to the IP Assets in accordance with the following:

AGREEMENT

NOW, THEREFORE, in consideration of mutual promises set forth in this Assignment, the parties agree, subject to the terms and provisions of the Merger Agreement, as follows:

1. Assignment. Assignor hereby assigns to Assignee all its right, title, and interest, including common law rights, in and to the IP Assets, including any registrations, extensions, and renewals thereof, to the extent of the term of registration, extension, if any, and renewal, if any, or pending or provisional applications therefor, the goodwill of the IP Assets symbolized thereby,

Page 1 of 6 - COMMERCIAL SECURITY AGREEMENT

EXHIBIT "5" TO VNH ANSWER/THIRD-PARTY COMPLAINT

Exhibit 2 Page 17 of 22

PATENT REEL: 022645 FRAME: 0273

including without limitation any and all causes of action for infringement thereof and any and all royalties for any licenses thereof, and including the right of first use and the first use dates for the IP Assets, which IP Assets shall be held and enjoyed by Assignee, for its own use, and for the use of its successors, assigns, or other legal representatives to the full end of the term or terms for which the IP Assets may be granted, as fully and entirely as the same would have been enjoyed by the Assignor, had this Assignment not been made. This Assignment is not limited by the manner of use of the IP Assets and shall be as broad and complete as permitted by law. This Assignment includes all rights to sue, bring actions for, and recover and hold damages, profits, and other compensation for any and all past and future infringements and unauthorized uses of the IP Assets. This Assignment is effective as of the Effective Date.

- Assumption. Assignee hereby accepts and assumes the assignment of the IP Assets from and after the Effective Date, and Assignee hereby accepts and assumes all responsibility for maintaining registration of the IP Assets from and after the Effective Date.
- Merger Agreement. Assignee understands and acknowledges that this Assignment, including all right, title, and interest in and to the IP Assets, is subject to the terms and conditions of the Merger Agreement and the Aequitas Loan, and further understands and acknowledges that Assignee may not assign or otherwise transfer the IP Assets without compliance with the Merger Agreement and Aequitas Loan.

IN WITNESS WHEREOF, the parties have executed this Assignment as of the Effective Date set forth above.

ASSIGNOR:	ASSIGNEE:
VIVATO NETWORKS HOLDINGS, INC.	CATCHER HOLDINGS, INC.
Der	By:

Page 2 of 6 - COMMERCIAL SECURITY AGREEMENT

EXHIBIT "5" TO VNH ANSWER/THIRD-PARTY COMPLAINT

Exhibit 2 Page 18 of 22

EXHIBIT "A"

INTELLECTUAL PROPERTY

Schedule 1 - Current Patent and Patent Applications

10 Issued, 9 Pending	77.31	Title	Status
3 & C File No. 760.0000001	Lee &Hayes File No.	General Matter	Assignment changing name from Wayout Wireless to Vivate Networks LLC mailed 08/02/07.
760 0017631	NA NA	Go Network Due Diligence	
760.0020001	MN1-0025US		Filed 09/25/2006. Serial No. 11/526,543 Replacement Drawings filed 11/08/06. Updated Filing Receipt received 11/29/06.
760.002999P	MN1-0025USP1	APPLICATION OF MULTIPLE BEAM ANTENNA SYSTEM TO 802.16 BASE STATIONS	Filed 09/23/2005 Serial No. 60/719,856
760.0030001	M011-0001US	IMPROVED MULTIPATH COMMUNTICATION METHODS AND APPARATUSES	Filed 04/25/2002 Serial No. 10/131,864 ISSUED 7,177,369 on 02/13/2007
760.003999P	MN1-0001USP1	IMPROVED MULTIPATH COMMUNTICATION METHODS AND ARRANGEMENTS	Filed 04/27/2001 Serial No. 60/287,163
760.0040001	MN1-0003US	EPLANE OMNIDIRECTIONAL ANTENNA	Filed 12/31/2002 Serial No. 10/335,382 ISSUED 6,967,625 on 11/22/2005

EXHIBIT "5" TO VNH ANSWER/THIRD-PARTY COMPLAINT

REEL: 022645 FRAME: 0275

760.0040002	MN1-0003USC1	EPLANE OMNIDIRECTIONAL ANTENNA	Filed 04/13/2005 Serial No. 11/104,684 DIV of 10/335,382 ISSUED 7,256,750 on 08/14/2007 Issue Fee Paid 7/2/2007 Issue Notification Received 07/51/2007.
760.0050001	PUN1-0004fi2	COMPLEMENTARY BEAMFORMING TECHNIQUES	Filed 11/03/2003 Serial No. 10/700,991 ISSUED 7,099,698 on 03/29/2006
760.0050002	MN1-0004USC1	COMPLEMENTARY BEAMFORMING TECHNIQUES	Filed 05/12/2006 Serial No. 11/383,167 CON of 10/700,991 Pending, No first Office Action
760.005999P	MN1-0004USP1	COMPLEMENTARY BEAMFORMING TECHNIQUES	Filed 11/03/2002 Secial No. 60/423,703
760.0060001	MNI-0010US	DIRECTED WIRELESS COMMUNICATION	Filed 11/03/2003 Serial No. 10/700,329 Office Action received 09/28/2006. Response mailed 10/18/2006. Final Office Action Received 07/20/2007. Response Due 09/17/2007 (2 months).

60.006999 P	MN1-0010USP1	A WIRELESS DATA PACKET COMMUNICATIONS SYSTEM	Filed 11/04/2002 Serial No. 60/423,660
760.0070001	MN1-0013US	DETECTING WIRELESS INTERLOPERS	Filed 10/07/2003 Serial No. 10/680,965 Pending, No first Office Action
760.0080001	MN1-0006US	ANTENNA ASSEMBLY	Filed 09/09/2003 Serial No. 10/658,346 ISSUED. 6,995,725 on. 02/07/2006
760.0080002	MNI-0006USC1	ANTENNA ASSEMBLY	Filed 02/06/2006 Serial No. 11/275,950 a con of 10/658,346 Election mailed 07/09/2007. Response submitted 08/05/2007.
760.008999P	MINI-0006USP1	ANTENNA ASSEMBLY	Filed 11/04/2002 Serial No. 60/423,700 Filed 09/18/2004
760.0090001	MN1-0017US	IMPROVED LAYERED PROCESSING	Serial No. 10/944,376 Pending, No first Office Action
760.009999P	MN1-0017USP1	OPTIMUM LAYERED PROCESSING FORCED BEAM	Filed 09/18/2003 Serial No. 60/503,852 Filed 10/31/2003
760.0100001	MN1-0014US	SWIICHING IN WIRELESS COMMUNICATION	Serial No. 10/698,848 ISSUED 7,062,296 cm 06/13/2006

EXHIBIT "5" TO VNH ANSWER/THIRD-PARTY COMPLAINT

PATENT

REEL: 022645 FRAME: 0276

760.0100002	MN1-0014USC1	FORCED BEAM SWITCHING IN WIRFLESS COMMUNICATION	Filed 05/30/2006 Serial No. 11/420,860 a con of 10/698,848 Pending, No first Office Action
760.0110001	MN1-0011US		Closed
760.0110001 760.011999P	MN1-0011USP1	MULTIMAC CONTROL TECHNIQUES	Filed 11/04/2002 Sexial No. 60/423,696
760.0120001	WM1-0008US	SIGNAL COMMUNICATION COORDINATION	Filed 11/03/2003 Serial No. 10/700,342 Pending, No first Office Action
760.012999P	MN1-0008USP1	SYNCHRONIZING MEDIA ACCESS CONTROL (MAC)	Filed 11/04/2002 Serial No. 60/423,702
760.0130001	2502881-991101	CONTROLLERS WIRELESS COMMUNICATION SYSTEM WITH	Filed 08/05/2005 Serial No. 11/198,016 Pending, No first Office Action
760.013999P	2502881-991100	DIRECTIONAL ANTENNA WRELESS COMMUNICATIONS SYSTEM USING	Filed 08/05/2004 Serial No. 60/599,743
760.0140001	MN1-0002US	DIRECTIONAL ANTENNAS WIRFLESS PACKET SWITCHED COMMUNICATION SYSTEMS AND NETWORKS	Filed 10/12/2001 Serial No. 09/976,246 ISSUED 6,611,231 on 08/26/2003 2/14/2007 Maintenance Fee fo year 3.5 paid.

60.0140002	MN1-0002USC1	WIRELESS PACKET SWITCHED COMMUNICATION SYSTEMS AND NETWORKS	Filed 09/04/2002 Serial No. 10/235,198 Const. of Pat. No. 6,611,231 ISSUED 6,970,682 on 11/29/2005
60.0150001	MN1-0005US	WIRELESS COMMUNICATION AND BEAM FORMING WITH PASSIVE BEAMFORMERS	Filed 03/07/2003 Serial No. 10/384,308 ISSUED. 6,992,621 on 01/31/2006
760.0160001	MN1-0019US	ELECTROMAGNETIC LENS	Filed 01/16/2004 Serial No. 10/760,023 ISSUED 6,980,169 on 12/27/2005
760.0170001			Unfiled Closed Unfiled
760.0180001		COMMUNICATING	Closed Filed 11/04/2002
760.019999P	MN1-0009US	BROADCAST FRAMES	Serial No. 60/423,701 Abandoned Unfiled
760.0200001	MN1-0015US		Closed Unfiled
760.0210001	MN1-0016US		Closed
760.0220001	MNI-0018US		Closed Unfiled
760.0230001	MNI-0020US		Closed

EXHIBIT "5" TO VNH ANSWER/THIRD-PARTY COMPLAINT

REEL: 022645 FRAME: 0277

	Unfiled
MN1-0021US	Closed
	Unfiled
MN1-0022US	Closed
	Unfiled
MN1-0023US	Closed
	MN1-0021US MN1-0022US MN1-0023US

Schedule 2 - Current Registered Trademarks and Copyrights

Vivato registered mark, United States Patent and Trademark Office Serial Number 78179365.

EXHIBIT "5" TO VNH ANSWER/THIRD-PARTY COMPLAINT

REEL: 022645 FRAME: 0278

Facility

LOC amount Facility Date

11/30/2007 1,000,000.00

Daily Per diem rate

679.97

Terms 20% Interest only due on Maturity (Jan 30, 2008) Default Terms 25% Default interest rate implemented as of (1/30/08)

Aequitas Portion

705,000

	Advance Date	Amount Funded	Interest due @ 20% (Nov 07 - Jan 30, 2008)	Interest due @ 25% (Jan 31, 2008 - April 09)	Total Interest Due
Advance #1	11/30/2007	70,000.00	2,387.67	21,191.78	23,579.45
Advance #2	12/11/2007	165,000.00	4,723.97	49,952.05	54,676.03
Advance #3	12/27/2007	39,750.00	789.55	12,033.90	12,823.46
Advance #4	12/28/2007	105,000.00	2,028.08	31,787.67	33,815.75
Advance #5	1/16/2008	126,000.00	1,121.92	38,145.21	39,267.12
Advance #6	1/30/2008	126,000.00	155.34	38,145.21	38,300.55
Advance #7	2/26/2008	68,250.00	-	19,493.32	19,493.32
Advance #8	11/13/2008	5,000.00	-	534.25	534.25
		705,000.00	11,206.54	211,283.39	222,489.93

Western Participation

287,750

	Advance Date	Amount Funded	Interest due @ 20% (Nov 07 - Jan 30, 2008)	Interest due @ 25% (Jan 31, 2008 - April 09)	Total Interest Due
Advance #1	12/11/2007	50,000.00	1,431.51	15,136.99	16,568.49
Advance #2	12/27/2007	67,750.00	1,345.72	20,510.62	21,856.34
Advance #3	12/28/2007	45,000.00	869.18	13,623.29	14,492.47
Advance #4	1/15/2008	54,000.00	510.41	16,347.95	16,858.36
Advance #5	2/13/2008	50,000.00	-	15,136.99	15,136.99
Advance #6	2/19/2008	6,000.00	-	1,816.44	1,816.44
Advance #7	2/26/2008	15,000.00	-	4,541.10	4,541.10
		287,750.00	4,156.82	87,113.36	91,270.17

Consolidated Note Totals

Interest due @ 20% (Nov Interest due @ 25% (Jan 07 - Jan 30, 2008)

31, 2008 - April 09) Due

Total Interest

Principal 992,750.00 15,363.36 298,396.75 313,760.10

PATENT REEL: 022645 FRAME: 0279 xr-edtx1-00000110

		20000																			
P	ivance Date Ame	Interes	Interest due @ 20% (Nov. Interest due @ 25% (Jan. Advance Oate Ameunt Eunded 07, Lar 30, 2008)		Total Interest	<	Accrued interest as Accrued Interest			Accrued Ac								dinterest Accru	ed Interest Accr	sed interest Accr	red interest
ŧ	and agent	AL TO DOUGH TO THE	11 30' 700g 31' 700'		one		35.0		Accrued interest as of the	interest as of				luter	Inter	sof Inte	10	0 1	as of as of as of	10.54	
Advance #1	11/30/2007	70,000.00	2,387.67	21,191.78	23,579.45		1,189.04	1,198.63	1,390.41		1,438.36	1.486.30	1.438.36	1,486 30		_	10/31/2008	11/30/2008	12/31/2008	1/31/2009	2/28/2009
Advance #2	12/11/2007	165,000.00	4,723.97	49,952.05	54,676.03		1,898.63	2,825.34	3,277.40	3.503.42	3.390.41	3 503 47	1 190 41	3 503 43	203.5	3 300 43		1,438.30	D	1,486.30	1,342,47
Advance #3	12/27/2007	39,750.00	789.55	12,033.90	12,823.46		108.90	680.65	789.55		816.78	844.01	816.78	84401				1,390.41	2,503.42	3,503.42	3,164,38
Advance #4	2002/82/21	105,000.00	2,028.08	31,787.67	33,815.75		230.14	1,797.95	2.085.62		2,157,53	2 229.45	2 157 53	2 2 2 4 4 4			10.00	816.78	10.01	844.01	762.33
Advance #5	1/16/2008	126,000.00	1,121.92	38,145,21	39,267.12			1,121.92	2,502,74		2 589 04	2675.14	2 589 04	2 575 74			2,423.43	2,157.53	25777	2,229.45	2,013.70
Advance #6	1/30/2008	126,000.00	155.34	38,145,21	38,300.55			155.34	2 502 74		7 589 04	2 675.34	2 589 04	2,575.24			2,073.34	2,369.04	2,673.34	2,673.34	2,416.44
Advance #7	3/26/2008	68,250.00		19,493 32	19,493.32				186.99	71 677 1	1 402 40	1 679 1	40.4		*****	2,363.04	2,073.34	7,389.04	2,675.34	2,675.34	2,416.44
Advance #8	11/13/2008	2,000.00		534.25	534.25													51 54	1,449.14	1,449.14	1,308.90
	1	200 000 00	11 300 64			1															20.00
		00000000	11,609.11	411,203.39	244,489.93		3,426.71	7,779.83	12,735.45	14,863.01	14,383.56	14,863.01	14,383.56	14,863.01	14,863.01	14,383.56	14,863.01	14,445.21	14,969.18	14,969.18	13,520,55
													6/30/2008		8/31/2008 9	01 000/00/8		11/10/2008	13/11/1008	0001/16/1	277 (1900)
Total Accrued Interest																		126.632.12	118 812 47	150 787 81	161 604 75
Total Interest Our																23,154,18	26,126.78	29,015.82	32.009.66	35.003.49	17,707,60
Per diem														~				155,852.95	170,822.12	165,791.30	199,311.85
						482.83															
Western Participation		287,750																			
1		Interes	Interest due @ 20% (Nov Interest due @ 25% (Jan		Total Interest	<	Accrued interest as Accrued interest		•	Accrued				red Accrued	Pactoried Accrused	ed Accrued		dinterest Accru	Accused interest Accused interest Accused interest Accused interest	nod interest	and interest
S.	Advance Date Am	Ambuni rundes U7 - Jan	n 30, 2008) 51, 200,		Duc	•	218		Accrued interest as of Ir			Interest as of Inter	interest as of Intere	Interest as of Intere	5	70	jo	1014	Jose	701	
Advance #1	100011/61	000000					12/31/2007		3/29/2008		4/30/2008	\$/11/100\$			80		ក		12/31/2008	1/31/2009	2/28/2009
Advance #2	1007/11/21	20,000,00	1012	15,136.99	16,568.49		575.34	856.16	993.15	1,061.64	1,027 40	1,061.64	1,027.40				1,061,64	1,027.40	1.061.64	106164	958 90
Advance #3	12/28/2007	45 000 00	869.18	20,510.62	21,856.34		185.62	1,160.10	1,345.72	1,438.53	1,392.12	1,438.53	1,392.12	1,438 53		1,392 12	1,438.53	1,392.12	1,438 53	1,438.53	1,299.32
Advance #4	1/15/2008	\$4,000,00	510.41	16 242 95	16.858.35		26.63	50.00	693.84	955.48	924.66	955.48	954 66	955.48			955.48	974.66	955.48	955.48	863.01
Advance #5	2/13/2008	20,000,00		15 116 99	15 136 99			15.015	1,072.50	1,146.58	1,109 59	1,146.58	1.109 59	1.146 5			1,146 58	1,109.59	1,146.58	1,146.58	1,035.62
Advance #6	8002/61/2	00.000,9	٠	1,816.44	1,816 44				993.15	1,061.64	1,027 40	1,061 64	1,027.40	1901	1,061 64		1,061.64	1,027.40	1,061.64	1,061 64	958.90
Advance #7	8002/52/2	15,000.00		4,541.10	4,541.10				297.95	318.49	306.22	318.49	108.22	200	07 07 07 0	22.73	127.40	121.29	127.40	127.40	115.07
															ì		210.42	27.900	316.49	318.49	187.57
		287,750.00	4,156.82	87,113.36	91,270.17	1	859.59	3.297.23	4, 215 5.8	5, 109 76	591367	6 100 26	4 013 57	24 000 3	,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,						
											1000	2000		97:00:			e, 109 /b	5,912.67	6,109.76	6,109.76	5,518.49
fotal Accrued Interest												l	ł	-		- 1		11/10/2008	12/11/2008	1/31/1009	2/28/2009
Total Default Interest													27,342.05	12,229.86				\$1,465.75	56,353.56	61,241,37	65,656.16
Total intererst Due															66,136.78	52,049.45	58,159.21	64.071.88	70.161.64	76.291.40	81.809.90
Total Per diem rate						197.09															
Consolidated Note Totals		Interes 07 - Jan	Interest due @ 20% (Nov. Interest due @ 25% (Jan 07 - Jan 30, 2008) 31, 2008 - April 09		Total Interest Due																
Principal	992,750.00		15,363.36	298,396.75	313,760.10																
Total Accrued Interest						253 371 10							6/30/2008	- 1	- 1	9/30/2008 10/	10/31/2008	11/30/2008	12/31/2008	1/31/2009	2/28/2009
Total Default Interest						10.686,09								25,102.02	29,296.58			178,302.88	195,166.03	212,029.18	227,260.41
Muste here																					12,004.5
Vivato Note Principal Balance						992,750.00								11 71.255,751	158,297.95	178,594.18		219,924.83	241,003.77		281,121,75
Total Payoff Balance (not including fees)	cluding (eqs)					1,306,510.10						13	1,109,102,40	ľ	ľ	- 1	992,750.00	992,750.00	1	992,750.00	992,750.00
and the state of		:																			L,413,011.13
Anguitas Porting	1	7 of Loan				Principal	interest	- 1	Total Balance w/ Fees												
Western Participation		28.99%				005,000	222,816.29	927,816	927,816.29												
	İ	100.00%				202.750	111 260 10	1 206 510 10	378,694												
Total Per diem rate						679.97	24.75	OT 016 000 '	016,906,1												

PATENT REEL: 022645 FRAME: 0280

CERTIFICATE OF SERVICE

I hereby certify that on April 23, 2009, I served the foregoing LIMITED JUDGMENT OF FORECLOSURE on the individuals listed below, a correct copy thereof contained in a sealed envelope, with postage prepaid, via the method indicated, deposited at Portland, Oregon on said date and addressed as follows:

Chris R. Ambrose, Esq. Ambrose Law Group, LLC 312 NW Tenth Ave., Ste. 200 Portland, OR 97209

VIA E-MAIL AND U.S. MAIL

Gary Haycox 11125 SW Tanager Terrace Beaverton, OR 97007

VIA U.S. MAIL

BULLIVANT HOUSER BAILEY PC

USB 972242 Con

David VanSpeybroeck, OSB #954440

E-Mail: david.vanspeybroeck@bullivant.com

Chad M. Colton, OSB #065774

E-Mail: chad.colton@bullivant.com

Attorneys for Aequitas Equipment Finance LLC

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CERTIFICATE OF SERVICE Page 7-

RECORDED: 05/06/2009

Bullivant|Houser|Bailey PC 300 Pioneer Tower 888 SW Fifth Avenue Portland, Oregon 97204-2089 Telephone: 503.228.6351 Facsimile: 503 295 0915 NT

REEL: 022645 FRAME: 0281